EXHIBIT V

Paul Angerame

To: Donna Lucas/Forest/EMCORGROUP@EMCORGROUP

08/04/2004 02:35 PM

Subject: Contract Addendum

These are the Creedon Contract issues for the record and for any comments you may have. At the time I informed Creedon that no changes would be accepted.

Paul Angerame Forest Electric Corp. An EMCOR Company Wilmington Field Office 4001 Governor Printz Blvd. Wilmington, DE 19801 P-302.762.3390 F-877.804.1319 C-917.807.3945

CONFIDENTIAL

---- Forwarded by Paul Angerame/Forest/EMCORGROUP on 08/02/2004 05:00 PM ----

<pcreedon@creedoncontrols.com>

To: <paulangerame@forestelectric.net>

06/14/2004 05:33 PM

œ:

Subject: Contract Addendum

Paul - as promised, attached please find the proposed revisions to the Regards, Pat





CoverLetterAddendum2357A.d ContractAddendum2357A.dc

Creedon Controls Inc.

Electrical Contractors

3424 Old Capitol Trail Wilmington, Delaware 19808 Telephone (302) 892-2000 Fax (302) 892-2002

W۷

June 14, 2004

Mr. Paul Angerame, Vice President Forest Electric Corp. 4001 Governor Printz Boulevard Wilmington, DE 19802

CONFIDENTIAL

Reference:

Single Project Construction Services Agreement

Contract No. 6B Addendum 1

Dear Paul:

Enclosed is a document that we identified as Addendum 1, which we prepared in the course of our review of the contract that was presented to us most recently for our review.

Addendum 1 is provided for your review and inclusion in the referenced contract for execution.

The Addendum includes three columns. The first column is a number for reference only. The second column provides the contract location; this is for navigating the document to the appropriate place for the modification. The final column, Action:/Description of the Action is the modification contemplated.

The third column is prepared to reflect one operation for each reference number to keep it as simple as possible; two or even three reference items may be required to effect one complete change on the document. Most of the addendum volume is reference, navigation and action; the modifications are not voluminous.

The modifications presently reflect mostly the manner in which the project was conceived at bid time, the manner in which it was conducted to date, resolving inconsistencies or other issues worthy of modification.

We will be prepared to execute the contract upon your acceptance of Addendum 1 for inclusion.

Please contact us if you have any questions.

Fatricia Creedon

Very truly yours,

Patricia Creedon President

FE 014208

No.	Contract Location	Action:/Description of Action
		Action://Description of Action
1	First page, last paragraph, first sentence	Change: "between Electrical Trade Manager and Construction Contractor." to "between Banc One Building Corporation, Electrical Trade Manager A. 1987
2	First page, last paragraph, second sentence	Trade Manager, Agent, and Construction Contractor." Change: "modifications issued after" to "prior to start of Project Work and"
3	Second page, Paragraph 2, second line	Add after: "Exhibit C hereto", "to the extent that these Documents relate directly to the Work of the Construction Contractor, and were
4	Second page, Paragraph 4, second line	used as the basis of Construction Contractors bid." Replace: "/will not (strike through one)" with "not"
5	Second page, Paragraph 5, fifth line	Add after: "Contract Documents", "used as the basis of the
6	Second page, Paragraph 6	Construction Contractor's bid," Add after: If to Construction Contractor, addressed to:" (followed by Creeden Contractor).
7	Page three of the Agreement, at the end of the second paragraph	by Creedon Controls, Inc. address), Attention: "Patricia Creedon" Add a sentence at the end of the second paragraph following "attached hereto.", "Further the parties to this Agreement attach and make Addendum 1 a part of the Single Project Construction Services Agreement."
8	Page three of the Agreement after Item 7.	Add: Arbitration Clause for resolution of disputes during the project and at its conclusion. Language to follow.
0	List of Exhibits	Delete: "EXHIBIT F" and 'EXHIBIT H"
	EXHIBIT A	Add as the first paragraph: "The original schedule provided with RFP6B data date and run date, September 15, 2003, used as the
1	EXHIBIT A	basis of Construction Contractor's bid is incorporated herein." Add before: "Project Completion Date", For the purpose of liquidated damages, if any, in Paragraph 4 of this agreement the
2		project completion date is September 15, 2004. Delete Note, add: "The schedule of values is the initial schedule of values submitted for this project utilizing G703. There is no anticipated draw schedule for this project. Payment shall be made in accordance with section and anticipated draw schedule is as follows:"
3	EXHIBIT C	Substitute for the word "thereafter", "prior to the preparation of the Construction Contractor's bid and used as the basis of this bid."

14	EVUIDIT C	
14	EXHIBIT C	The basis of the Construction Contractor's Lighting and Power bid
	List of Drawings	are all or part of drawings: E001 through E102, E202-B, E203,
		E204, E401-E,E401-F, E501, E502-A, E502-B, E503, E505-A,
		E505-B, E506, E603 and E605; all other Electrical Drawings are for
		location or information reference only. Mechanical drawings used
1		for damper and exhaust fan power only include: M101, M102,
		M305 and M306. No other drawings including civil, landscape,
		architectural, structural, plumbing, fire protection and security, fuel
		oil are included in the Construction Contractor's scope and would
		be used for location reference or information only.
		Note: Drawing list cuts off drawing designations at bottom of the
1.5	EMILDIE G	pages. New complete set of pages (8 pages) required for review.
15	EXHIBIT C	The basis of the Construction Contractor's Lighting and Power bid
	Specifications	are all or part of specifications: Divisions 1, General Requirements;
		Division 15, Mechanical 15170H, 15832H, 15835H and 15850H
		only; Division 16 Electrical 16050 through 16120, 16130 through
		16145, 16415, 16425, 16452, 16461, 16470, 16475, 16476, 16511,
16	EVIHDED	16521 and 16997.
16	EXHIBIT D	Add after the site address a new paragraph: "This is the site address.
		It does not reflect the actual work areas within this site that are
17	EVIHDET	covered by the scope of the Construction Contractor's Work.
18	EXHIBIT E EXHIBIT E	Change Paragraph 1: "15%" to "20%".
19		Change Paragraph 2: "6%" to "10%".
17	EXHIBIT E	Change Paragraph 3: "15%" to "10%". Note this is computed at
20	EVUIDITE	one-half the add rate.
20	EXHIBIT E	Change Paragraph 4: "6%" to "3%". Note this is computed at one-
21	CVIIDITE	half the add rate.
21	<u>EXHIBIT E</u>	Add a new paragraph unnumbered after paragraph 4: "On-site
		Costs" shall be defined as all costs required to complete the Work,
		whether performed on-site or off-site including equipment, material,
		labor, subcontract, warehousing, delivery from supplier/shop,
		storage/staging, administrative support, supervision and related
22	EXHIBIT F	costs to the extent utilized by this project.
23		Delete in its entirety
23	EXHIBIT G, Article 1. Work,	Add after: "plans and specifications", "used as the basis of the
24	Section 1.01, third line	Construction Contractor's bid"
24	EXHIBIT G, Article 1. Work,	Add after: "design process", as provided to the Construction
	Section 1.01, fourth line	Contractor prior to the Construction Contractor's bid and used as
25	EVHIDIT C. Addid 1 M. 1	the basis of that bid."
23	EXHIBIT G, Article 1. Work,	Add after: "design process", as provided to the Construction
	Section 1.01, seventh line	Contractor prior to the Construction Contractor's bid and used as
		the basis of that bid."

26	EXHIBIT G, Article 1. Work,	
120	Section 1.01, sixteenth line	Add after: "govern and prevail", if such Document imposing the
	becton 1.01, sixteenth line	greater obligation or limitation on the Construction Contractor was
27	EVUIDIT C A 4: 1. 1 N/ 1	relied upon at bid time by the Construction Contractor."
21	EXHIBIT G, Article 1. Work,	Add after: "design process", as provided to the Construction
	Section 1.01, nineteenth line	Contractor prior to the Construction Contractor's bid and used as
28	EVUIDIT C. A. S. I. I. W. I.	the basis of that bid."
20	EXHIBIT G, Article 1. Work, Section 1.01, twentieth line	Add before: "as being part of", if such Documents were relied upon
	Section 1.01, twentieth line	at bid time by the Construction Contractor and shall be part of the
29	EXHIBIT G, Article 1. Work,	scope of the Work at no additional cost to Owner."
27		Delete
	Section 1.01, Twentieth line and	
	the first seven words of the Twenty-first line	
30		
130	EXHIBIT G, Article 1. Work,	Replace: "thorough understanding" with "reasonable understanding,
	Section 1.01, ninth line from the end of this section	as an electrical contractor and not as an engineer involved in the
31	EXHIBIT G, Article 1. Work,	design process,"
	Section 1.01, eighth line from the	Add after: "Exhibit C", "to the extent that these Documents relate
	end of this section	directly to the Work of the Construction Contractor, and were used
32		as the basis of Construction Contractors bid."
32	EXHIBIT G, Article 1. Work,	Add after the second word of the sixth line: "Construction
	Section 1.01, sixth line from the end of this section	Contractor", " or by constructive change"
33		
33	EXHIBIT G, Article 1. Work,	Add after the fourth word of the original sixth line: "Construction
	Section 1.01, sixth line from the end of this section	Contractor", "to the extent that can be reasonably expected by the
34		Construction Contractor participating in a Lump Sum Contract"
<i>J</i> 1	EXHIBIT G, Article 1. Work, Section 1.02, end of section	Add after the word: "approval", "to the extent that such information
	Section 1.02, end of section	is not generally known or could be known by persons participating
35	EXHIBIT G Article 1 W. 1	in the construction industry"
33	EXHIBIT G, Article 1. Work,	Add after the word: "oral", "through the start of the Work of the
36	Section 1.03, end of section	Construction Contractor"
30	EXHIBIT G, Article 2. Work,	Add after the word: "Contractor", "using ample references for this
37	Section 2.01, end of section	purpose provided by the Owner.
31	EXHIBIT G, Article 2. Work,	Add a new sentence: "Owner shall compensate Construction
	Section 2.05, end of section	Contractor to the extent that such access damages the Construction
38	EVUIDIT C A-: 1 2 W	Contractor."
50	EXHIBIT G, Article 3. Work,	Delete the first sentence of this section.
	Section 3.01, first sentence of	
39	Section EVERDIT C. A. C. L. 2. W. J.	
JJ	EXHIBIT G, Article 3. Work,	Delete: "in the Contract Documents"
40	Section 3.02, third and fourth line	
+0	EXHIBIT G, Article 3. Work,	Add After: "contemplated", "by the Construction Contractor as the
	Section 3.02, third line	basis of the bid utilizing the documents provided at that time"

41	Transper C. A: 1 a Transper	
41	EXHIBIT G, Article 3. Work,	Replace: "all" with ", generally,"
	Section 3.02, fifth line	
42	EXHIBIT G, Article 3. Work,	Replace: "fully" with "reasonably"
	Section 3.02, fifth line	
43	EXHIBIT G, Article 3. Work,	Add after: "superintendent", "(All reference to the Construction
İ	Section 3.03, first line	Contractors project superintendent in this contract shall mean
		Project Manager.)"
44	EXHIBIT G, Article 3. Work,	Replace: "superintendent" with "manager"
	Section 3.03, first line	replace. Superintendent with manager
45	EXHIBIT G, Article 3. Work,	Add after "Contracted" "-1
	Section 3.03, eleventh line	Add after: "Contractor", "as long as a copy is sent to the
		Construction Contractor by facsimile at the office identified in Item
46	EXHIBIT G, Article 3. Work,	#6 of the Agreement.
	Section 3.03 eighteenth line	Add after: "by Owner", ", which approval shall not be unreasonably
47	EXHIBIT G, Article 3. Work,	withheld"
''		Add after the last word: "Owner", "for just and adequate cause,"
	Section 3.03, line four from the end of this section	
48		
40	EXHIBIT G, Article 3. Work,	Delete after: "Contractor are", "also listed in the Agreement"
	Section 3.03, last line end of this	
40	section	
49	EXHIBIT G, Article 3. Work,	Add after: "Contractor are", "Patricia Creedon, President, Kristin
	Section 3.03, last line end of this	Cerase, Acting Secretary and Charles Doble, Project Manager"
	section	, and the state of
50	EXHIBIT G, Article 3. Work,	Delete: "solely"
	Section 3.04 (b), second line	
51	EXHIBIT G, Article 3. Work,	Add after: "procedures and for", "participating in
	Section 3.04 (b), second line	participating in
52	EXHIBIT G, Article 3. Work,	Add after: "Work" "to the outset di
	Section 3.04 (b), second line	Add after: "Work", "to the extent this responsibility is not limited
53	EXHIBIT G, Article 3. Work,	by the Owner, Owner's representatives and their subcontractors"
	Section 3.07 (a), line one	Change the first sentence as follows: "The Contract Sum is based on
	The state of the s	the Completion Schedule attached to RFP6B, which was used as the
		basis of Construction Contractor's bid. Said schedule may be
		modified by mutual agreement between the parties to this
		agreement, and such modified schedule shall be called the
54	EVIDITO	"Completion Schedule"
J4	EXHIBIT G, Article 3. Work,	Add at the end of this section after the word: "Schedule", "other
	Section 3.07 (a), line three	than that negotiated at the time of the mutually agreed upon
		schedule changes"
55	EXHIBIT G, Article 3. Work,	Change the seventh word: "the", to "any current mutually agreed
	Section 3.07 (b), line two	upon"
56	EXHIBIT G, Article 3. Work,	Add after: "Agreement", "or in the absence thereof, a rate including
	Section 3.07 (b) (i), line five	all costs associated with the labor required also a real-
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	all costs associated with the labor required plus a mark-up of twenty (20) percent
1		(20) percett

57	EVIIIDIT C. A.: 1.2 W. 1	
37	EXHIBIT G, Article 3. Work,	Add after: "Agreement", "or in their absence thereof, a rate
	Section 3.07 (b) (ii), end of this	including all costs associated with the labor required plus a mark-up
	part	of twenty (20) percent
58	EXHIBIT G, Article 3. Work,	Change: "three" to "two"
	Section 3.08 (b) (i), seventh line	
59	EXHIBIT G, Article 3. Work,	Delete entire sentence between: "specified" and "Notwithstanding"
	Section 3.08 (b), fifth line from	spectfied and 1 totwith standing
	end of this part	
60	EXHIBIT G, Article 3. Work,	Add after "designate", "(and compensate the Construction
	Section 3.14, third line from end	Contractor if more costly)"
ļ	of this part	- Lord County)
61	EXHIBIT G, Article 3. Work,	Add after: "Construction Contractor", ",unless specified by Owner,"
	Section 3.15, first sentence	distribution Conductor, , diffess specified by Owner,"
62	EXHIBIT G, Article 3. Work,	Delete: "Construction Contractor's" through "damages because of"
	Section 3.16 (a), line six to line	damages because of
	seven	
63	EXHIBIT G, Article 3. Work,	Delete: "or sustained" through "imputed to the Indemnities, or any
	Section 3.16 (a), line ten to line	of them"
	thirteen	
64	EXHIBIT G, Article 3. Work,	Add after: "used", "by Construction Contractor"
	Section 3.16 (a), line eighteen	rada ditor. discue, by Constituction Contractor.
65	EXHIBIT G, Article 3. Work,	Add after: "other persons or orbition" " "
	Section 3.16 (a), line twenty-one	Add after: "other persons or entities", "to the extent caused by Construction Contractor.
66	EXHIBIT G, Article 3. Work,	
	Section 3.16 (a), line twenty-one	Delete: "whether based upon" through "infringement of similar rights."
	one to end of section	
67	EXHIBIT G, Article 3. Work,	Replace with: "Construction Contract 111 C
	Section 3.17	Replace with: "Construction Contractor will keep for a period of
		two (2) years from Substantial Completion of Construction
		Contractor's Work, complete and detailed records in the normal
		manner maintained by the Construction Contractor in the normal
		course of business for such work. The obligation of the
		Construction Contractor to give information and assistance shall be
		at Owner's expense and shall not obligate Construction Contractor to incur any expense or liability."
68	EXHIBIT G, Article 3. Work,	Add after: 'anyone", "except representatives of the Construction
	Section 3.18, line two	Contractor"
69	EXHIBIT G, Article 3. Work,	
1	Section 3.20, at end of section	Add after: "parts of the Work.", "Construction Contractor shall add
]	- 1 = - 24a of bootloff	twenty (20) percent to all Allowance costs referenced in this section
1		as part of the Allowance, i.e. cost to Owner."

[50	TYMIND YOU	
70	EXHIBIT G, Article 3. Work,	Add after: "Contract Documents.", "Lapse of coverage under this
	Section 3.22, at end of line six	section due to Owner or Owner's representatives shall void
		Construction Contractor's obligations to the Owner in the Hold
		Harmless Provisions of this Agreement and make Owner
		responsible to the Construction Contractor in the Hold Harmless
		provisions in this Agreement to the same extent as that originally
		required of the Construction Contractor."
71	EXHIBIT G, Article 4. Work,	Replace: "three (3)" with "two (2)"
	Section 4.01, fifth line	
72	EXHIBIT G, Article 4. Work,	Add: "Construction Contractor has the right to refuse to work with
	Section 4.01, last line at end	any subcontractor proposed by the Owner.
73	EXHIBIT G, Article 4. Work,	Add after: "Owner", "if not time consuming and overly burdensome
	Section 4.02, sixth line	to the Construction Contractor and the proposed persons or entities
		for such portion of work"
74	EXHIBIT G, Article 4. Work,	Replace after: "shall not unreasonably" with "may"
-	Section 4.02, tenth line at end	;
75	EXHIBIT G, Article 6. Work,	Add after: ""granted or", "reasonably"
<u></u>	Section 6.02, fifth line	
76	EXHIBIT G, Article 6. Work,	Delete last sentence from: "Owner" through "under the Contract."
	Section 6.02, seventh through	
	ninth line	
77	EXHIBIT G, Article 6. Work,	Delete after: "(i)", "intended for Construction Contractor,"
	Section 6.03, second line	(, , , , , , , , , , , , , , , , , , ,
78	EXHIBIT G, Article 6. Work,	Add after: "in person to", "Owner or "
	Section 6.03, third line	,
79	EXHIBIT G, Article 6. Work,	Add after: "superintendent", "or project manager respectively"
	Section 6.03, third line	a project manager respectively
80	EXHIBIT G, Article 6. Work,	Add after: "holiday", "or Saturday or followed by a holiday or
	Section 6.03, fifth line	Saturday"
81	EXHIBIT G, Article 6. Work,	Replace; "to such" with "by"
	Section 6.03, fifth line	1 many to back trick by
82	EXHIBIT G, Article 6. Work,	Delete: "in sufficient time for next day delivery"
	Section 6.03, fifth and sixth line	In sufficient time for next day delivery
83	EXHIBIT G, Article 6. Work,	Delete: "together" through "thereunder"
	Section 6.04, seventh line	Solow. togother unough merculider
84	EXHIBIT G, Article 6. Work,	Add after: "whole", "to the extent of the bond as currently issued"
	Section 6.04, ninth	whole, to the exicit of the bond as currently issued"
85	EXHIBIT G, Article 6. Work,	Add after: "increased" "unless a modification of a second in the second
	Section 6.04, thirteenth line	Add after: "increased", "unless a modification of any provision of
	The state of the s	any Contract Document a change in contract time, Contract Sum or
86	EXHIBIT G, Article 6. Work,	condition of payment objectionable to the bonding company"
-"	Section 6.06	Delete in its entirety.
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87	EXHIBIT G, Article 6. Work,	Add after: "herein", "if copies of such documents included by
	Section 6.07, last line	reference were submitted to Construction Contractor for review and
		approval in advance of Contact execution"
88	EXHIBIT G, Article 6. Work,	Add after: "Contractor", "except failure of Owner to make timely
	Section 6.09, first line	payments or provide timely information required to perform the
		Work"
		Do not type: This paragraph appears to preclude Owner
		withholding timely payments.
89	EXHIBIT G, Article 6. Work,	Delete in its entirety.
	Section 6.11	
90	EXHIBIT G, Article 7. Work,	Delete after: "disputes", the entire parenthetical statement.
	Section 7.01, fifth line	alspaces, the entire parentilenear statement.
91	EXHIBIT G, Article 7. Work,	Delete: "Owner may determine"
	Section 7.01, seventh line	- 53555. Which may determine
92	EXHIBIT G, Article 7. Work,	Add after: "for such time as", "is mutually determined"
	Section 7.01, seventh line	is mularly determined
93	EXHIBIT G, Article 7. Work,	Add after: "aforesaid", " and any related or consequential causes"
	Section 7.01, ninth line	and any related or consequential causes"
94	EXHIBIT G, Article 7. Work,	Delete: "Within" through "Schedule,"
	Section 7.01, twelfth line	belete. Within through Schedule,"
95	EXHIBIT G, Article 7. Work,	Delete in its entirety.
	Section 7.02	Bolete in its chinety.
96	EXHIBIT G, Article 8. Work,	Delete: "and Anticipated Draw Schedule"
	Section 8.01, second line	2 ottoe. and introduct Diaw Schedule
97	EXHIBIT G, Article 8. Work,	Delete: "each month"
	Section 8.01, third line	- state. Guar monut
98	EXHIBIT G, Article 8. Work,	Renlace: "at Owner's request" with "L 1
	Section 8.01, sixth line	Replace: "at Owner's request", with "by change order executed by Owner and Construction Contractor"
99	EXHIBIT G, Article 8. Work,	Add after: "Schedule 2 02" " ATA A 11 4" C. D.
	Section 8.02, ninth line	Add after: "Schedule 8.02", ", AIA Application for Payment format,"
100	EXHIBIT G, Article 8. Work,	Replace: "requires" with "may require"
	Section 8.02, thirteen line	Passon requires with may require
101	EXHIBIT G, Article 8. Work,	Add after: "payment", ", if Owner has a substantial reason to
	Section 8.02, sixteenth line	believe that Construction Contractor's subcontractors and
		materialmen have not been paid"
102	EXHIBIT G, Article 8. Work,	
	Section 8.02, twentieth line	Add after: "satisfied", ", if Owner has a substantial reason to believe
	- Janour Illio	that Construction Contractor's subcontractors and materialmen have
103	EXHIBIT G, Article 8. Work,	not been paid"
ļ	Section 8.02, twenty-second line	Add after: "payment", ", if Owner has a substantial reason to
		believe that Construction Contractor's subcontractors and
104	EXHIBIT G, Article 8. Work,	materialmen have not been paid"
	Section 8.02, twenty-third line	Add after: "Contractor", ", to the extent that such payments and
	sociali 6.62, twenty-time ine	credits are mutually agreed upon"

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105	- I - I - I - I - I - I - I - I - I - I	Replace: "cost" with "amount earned in accordance with the
	Section 8.02, twenty-seventh line	Application for Payment"
106		Delete from: "Unless otherwise" to the end of this section.
	Section 8.02, twenty-ninth	
ļ	through thirty-fifth line	
107	EXHIBIT G, Article 8. Work,	Replace: "30" with "five (5)"
	Section 8.03, first line	
108	EXHIBIT G, Article 8. Work,	Add after "Owner", "reasonably"
	Section 8.03, second line	
109	EXHIBIT G, Article 8. Work,	Add after: "due", "within thirty days of submission by Construction
	Section 8.03, third line	Contractor to Owner"
110	- I - I - I - OIR	Add after: "payment.", "Owner may withhold no amount in excess
	Section 8.03, fourth line	of the reasonably disputed amount portion."
111	EXHIBIT G, Article 8. Work,	Add before: "Construction Contractor", "Construction Contractor
	Section 8.03, fourth line	shall receive payment for the full amount due no later than thirty
		(30) days from the original submission date of the Application for
		Payment."
112	EXHIBIT G, Article 8. Work,	Add after: "entitled", "to the extent that Owner approved a
	Section 8.03, end of section	sufficient amount to make such payments"
113	EXHIBIT G, Article 8. Work,	Add after: "filed", " to the extent of the disputed amount only"
	Section 8.04, second line	
114	EXHIBIT G, Article 8. Work,	Add after "(d)", "substantiated"
	Section 8.04, second line	
115	EXHIBIT G, Article 8. Work,	Add after: "cured", "only to the extent of the reasonable value that
	Section 8.04, seventh/last line	can be assigned to such breach"
116	EXHIBIT G, Article 8. Work,	Replace: "the Work is finally complete" with "the project is
	Section 8.05, second line	determined to be fifty percent complete at which time the retained
		balance shall be reduced to fifty percent of the Contract Sum at such
		time retainage shall continue at five (5) percent"
117	EXHIBIT G, Article 8. Work,	Add after: "do not", "materially"
	Section 8.06, third line	·
118	EXHIBIT G, Article 8. Work,	Add after: "authorities", "or the Construction Contractor's work is
	Section 8.06, tenth line	not an impediment to the issuance of such certificate of occupancy"
119	EXHIBIT G, Article 8. Work,	Delete: "The acceptance" through "still unsettled"
	Section 8.08, eighth line	-
120	EXHIBIT G, Article 8. Work,	Replace: "accepts (in writing) such responsibility" with "occupies
	Section 8.09 (a), fifth line	or permits the Work to be occupied by others or at substantial
		completion, which ever comes first"
121	EXHIBIT G, Article 9. Work,	Add after: "risks", "directly related to the work"
	Section 9.02, fourth line	
122	EXHIBIT G, Article 9. Work,	Add after: "watchmen", "related only to the Work"
	Section 9.02, sixth line	, , ,,

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123	EXHIBIT G, Article 9. Work,	Add after: "barricades", "directly related to the Work"
	Section 9.02, seventh line	
124	EXHIBIT G, Article 9. Work,	Delete: ", not less than a nine (9) pound halon fire extinguisher shall
	Section 9.02, eleventh line	be provided."
125	EXHIBIT G, Article 9. Work,	Delete: "; however, Owner" through " watchmen"
	Section 9.02, last line	
126	EXHIBIT G, Article 10. Work,	Delete: "by cost code"
	Section 10.03.01 (a), fourth line	
127	EXHIBIT G, Article 10. Work,	Delete: "Construction Contractor and"
	Section 10.03.01 (a) (i), fourth	
	line	
128	EXHIBIT G, Article 10. Work,	Delete after: "fee(s)", "include"
	Section 10.03.01 (a) (i), fourth	
	line	
129	EXHIBIT G, Article 10. Work,	Add after: "fee(s)", "which shall be adjusted to be adequate enough
	Section 10.03.01 (a) (i), fourth	to cover"
	line	
130	EXHIBIT G, Article 10. Work,	Delete: "Construction Contractor and"
	Section 10.03.01 (a) (i), sixth line	
131	EXHIBIT G, Article 10. Work,	Delete after "Construction Contractor", "understands that" through
	Section 10.03.01 (a) (i), sixth	"furnished to subcontractor."
	through tenth line	
132	EXHIBIT G, Article 10. Work,	Add after: "Construction Contractor", "shall add a percentage fee of
	Section 10.03.01 (a) (i), sixth line	ten (10) percent to cover Construction Manager's mark-up on
		subcontractor's lump-sum estimate for additional work, plus any
		additional amount marked-up for overhead and profit at twenty (20)
		percent to cover Construction Contractor's cost for work performed
	•	by Construction Contractor's own forces for layout, field
122	EXAMPLE	supervision, small tools and related items.
133	EXHIBIT G, Article 10. Work,	Delete: "Construction Contractor shall" through "furnished to
	Section 10.03.01 (a) (ii), fifth	Construction Contractor."
	through seventh line, end of	
127	section	
134	EXHIBIT G, Article 10. Work,	Add after: "overhead, and profit.", "Any other costs related to
	Section 10.03.01 (a) (ii), fifth line	owner furnished product, equipment or material other than unload,
		storage and staging for work shall be additional work and invoiced
		in accordance with Article 10.
135	EXHIBIT G, Article 10. Work,	Delete: "Construction Contractor and"
-	Section 10.03.01 (b) (i), fifth line	
136	EXHIBIT G, Article 10. Work,	Add after: "subcontractor", "and one-half of Construction
	Section 10.03.01 (b) (i), fifth line	Contractors mark-up on subcontractor's lump-sum estimate for
		additional work"

127	DAMINDAM C	
137	- STILL TOLD TO. WOTK,	Add after: "plus", "one-half"
	Section 10.03.01 (b) (ii), third	
	line	
138	- STREET TO. WOLK,	Delete after: "applied to", "approved" through payrolls"
L	Section 10.03.02, third line	approved anough paytons
139	EXHIBIT G, Article 10. Work,	Add after: "applied to", "all "on-site" costs"
	Section 10.03.02, third line	attor. appriod to, an on-site costs
140		Replace: "ten (10)" with "thirty (30)"
	Section 10.03.02, fourth line	respined. tell (10) with thirty (50)
141	EXHIBIT G, Article 10. Work,	Add after: "information" "grassifically and the
	Section 10.03.02, eighth line, end	Add after: "information", "specifically requested by Owner that is not burdensome"
	of section	not burdensome
142	EXHIBIT G, Article 10. Work,	Dalata "C
"	Section 10.03.03 (a), sixth and	Delete: "Construction Contractor shall" through "furnished to
	seventh line	Construction Contractor."
143		
143	EXHIBIT G, Article 10. Work,	Add after: "Order.", "Any other costs related to owner furnished
	Section 10.03.03 (a), sixth line	product, equipment or material, other than unload, storage and
		staging for work shall be additional work and invoiced in
		accordance with Article 10.
		DNT: Check general conditions and Section 3 to determine what
		should be excluded and charged directly.
144	EXHIBIT G, Article 10. Work,	Replace: "supervision" through "expenses", with "costs not directly
	Section 10.03.03 (b), second line	related to the conduct of the Work.
145	EXHIBIT G, Article 10. Work,	
	Section 10.05, fifth line	Replace: "30" with "ten (10)"
146	EXHIBIT G, Article 10. Work,	204:-1-1-0
	Section 10.06, second line	2.04 is a bad reference. 2.03 could be the reference, but only
147		partially fits as worded. Could also be Article 12?
177	EXHIBIT G, Article 10. Work.	Replace: "20 days" with "a reasonable amount of time considering
	Section 10.06, seventh line	nature of claim, events surrounding time of the event, such as
		schedule and directives from Owner or Owner's representative(s),
140		but in no case less than up to thirty (30) days.
148	EXHIBIT G, Article 10. Work,	Add after: "property,", "schedule driven requirements or Owner or
140	Section 10.06, eighth line	Owner representative driven requirements,"
149	EXHIBIT G, Article 10. Work,	Add after: "property", "in accordance with Section 9.03"
	Section 10.06, eighth line	
150	EXHIBIT G, Article 10. Work,	Delete: ", in which case" through "through "9.03"
	Section 10.06, eighth and ninth	, in third one unough through 7.05
	line	
151	EXHIBIT G, Article 11. Work,	Add after: "Owner's", "reasonable"
	Section 11.02 (a), first line	rad after. Owliet 8, reasonable
152	EXHIBIT G, Article 12. Work,	Add often "dome are" "
4	Section 12.01, eleventh line, at	Add after: "damages", "unless such termination was caused by
	end of section	breach of contract by Owner or Owner's representative(s)"
	CHU OI SCUIOII	

EXHIBIT G, Article 12. Work,	Add after: "termination", "and all costs associated with
Section 12.02 (a), fourth line	demobilization and reassignment of personal"
	Add after: "provision", "except for commitments related to
Section 12.02 (a), sixth line	fabrication and fabrication materials and special orders and such
	other items that require a lead time commitment of time and
	material."
	Add after: "materials", ", if manpower and material is the proper
	solution and there is agreement to properly compensate for such,
	Add after: "date", "reasonably and mutually"
	Delete: "or a labor dispute" through "or similar actions"
EXHIBIT G, Article 12. Work,	Delete "without limitation,"
	·
	Add after: ""fails", ", exclusively through the fault of the
	Construction Contractor,"
+	
	Replace: "80" with "100"
	Delete: "any further" through "finished."
	Add after: "any payment in excess of the Sum due the Construction
Section 12.02 (b), nineteenth line	Contractor, less what is reasonably required to complete
PATENTA C	Construction Contractors Work."
EXHIBIT G, Article 12. Work,	Delete: "plus leasing fees referred to in (ii) above
EXHIBIT G, Article 12. Work,	Add before: "expense", "direct"
	Delete: "including compensation" through " default,"
Section 12.02 (b), twenty-first	
	Add before: "expense" "direct"
	Delete: "plus Owner's losses and damages"
	_
	Delete in its entirety
Schedule 8.02	Delete in its entirety
	Section 12.02 (a), fourth line EXHIBIT G, Article 12. Work, Section 12.02 (a), sixth line

170	Schedule 8.02	Replace with: "APPLICATION AND CERTIFICATE FOR
		PAYMENT AND CONTINUATION SHEET FOR
		CONSTRUCTION CONSTRUCTOR AND SUBCONTRACTOR
		TO OWNER
		Use AIA Document G702-1992 and G703-1992 respectively.
171	Schedule 10.02	Replace with the actual document used on this project per owner's direction